IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK	
In re: LIBOR-BASED Financial Instruments Antitrust Litigation	11-md-2262 (NRB)
JERRY WEGLARZ and NATHAN WEGLARZ,, On behalf of plaintiffs and a class,	
Plaintiffs,	
VS.	13-cv-1198 (NRB)
JP MORGAN CHASE BANK, N.A. and NATIONAL COLLEGIATE STUDENT LOAN TRUST 2007-1,	
Defendants,	
STEPHANIE NAGEL, On behalf of plaintiff and a class, Plaintiff,	13-cv-3010 (NRB)
vs.	
BANK OF AMERICA, N.A. and AMERICAN EDUCATION SERVICES, INC.,	
Defendants	

## REPLY IN SUPPORT OF APPLICATION OF PLAINTIFFS JERRY WEGLARZ, NATHAN WEGLARZ AND STEPHANIE NAGEL FOR ESTABLISHMENT OF A SEPARATE PUTATIVE CLASS GROUP IN THE MDL

Having received no opposition to their Application For Establishment of a Separate Putative Class Group in the MDL, Plaintiffs Jerry Weglarz and Nathan Weglarz request that this court grants their Application for Establishment of A Separate Putative Class Group in the MDL.

Respectfully submitted,

s/Daniel A. Edelman
Daniel A. Edelman

## **CERTIFICATE OF SERVICE**

I, Daniel A. Edelman, hereby certify that on October 13, 2014, a true and accurate copy of the foregoing document was filed via the Court's CM/ECF system which will send notification of such filings to all counsel of record.

s/Daniel A. Edelman
Daniel A. Edelman